UNITED STATES DISTRICT COURT	
SOUTHERN DISTRICT OF NEW YORK	
X	00 677 10120 (7.1.6)
MARIEA ROMANANA	08-CV-10123 (PAC)
MARIEA BOWMAN,	
	DECLARATION OF JOHN
Plaintiff,	COBB IN OPPOSITION TO
	<b>DEFENDANTS' MOTION</b>
-against-	FOR SUMMARY
	JUDGMENT AND IN
THE CITY OF NEW YORK, POLICE OFFICER ASA	SUPPORT OF PLAINTIFFS
BARNES, POLICE OFFICER KELVY VASQUEZ, AND	<b>CROSS-MOTION FOR</b>
SGT. AMANJEET SANDHU,	SUMMARY JUDGMENT
Defendants.	
X	

JOHN COBB affirms, pursuant to 28 U.S.C. § 1746, under penalty of perjury, that the following is true and correct:

- 1. I am a partner at Cobb & Cobb, attorneys for plaintiff in this matter. As such, I am familiar with the facts stated below and submit this affirmation to place the relevant documents on the record in opposition to defendants' motion for summary judgment and in support of plaintiffs' cross-motion for summary judgment pursuant to Rule 56 of the Federal Rules of Civil Procedure.
  - 2. Attached are the following exhibits:

Exhibit #1:	Amended Complaint
Exhibit #2:	Memobook entry of Asa Barnes dated March 1, 2008
Exhibit #3:	Memobook entry of Sgt. Amanjeet Sandhu dated March 1, 2008
Exhibit #4:	SPRINT report for Feb. 29, 2008 (2:44 a.m.)
Exhibit #5:	SPRINT report for Feb. 29, 2008 (11:12 p.m.)
Exhibit #6:	SPRINT report for March 1, 2008 (1:10 a.m.)

Exhibit #7:	Portion of CCRB interview of PO Asa Barnes dated January 30, 2009
Exhibit #8:	Portion of deposition of Sgt. Amanjeet Sandhu dated August 28, 2009.
Exhibit #9:	Portion of deposition of PO Kelvy Vasquez dated September 29, 2009.
Exhibit #10:	Misdemeanor complaint of PO Kelvy Vasquez dated March 1, 2008.
Exhibit #11:	Prisoner Holding Pen Roster dated March 1, 2008
Exhibit #12:	Bronx Criminal Court booking/arraignment report
Exhibit #13:	Bronx Criminal Court appearance history
Exhibit #14:	Emergency Room Records dated March 3, 2008
Exhibit #15:	Emergency Room Records dated March 4, 2008
Exhibit #16:	Neurologist Report dated March 17, 2008
Exhibit #17:	Itemized Invoice for counseling services dated October 15, 2009
Exhibit #18:	Dr. Adderley Progress Report dated February 24, 2009
Exhibit #19:	Records from Boulevard Medical Healthcare (April 17, 2008, to May 27, 2009)
Exhibit #20:	Letters from Affinity Health Plan (July 2, 2008, to March 13, 2009)
Exhibit #21:	Montefiore admission record dated January 7, 2009
Exhibit #22:	Montefiore discharge summary dated January 14, 2009
Exhibit #23:	Montefiore inpatient hospital treatment (Feb. 25 - 27, 2009)
Exhibit #24:	Progress notes from Montefiore Home Health Care for treatments rendered Feb. 27, 2009, to April 13, 2009
Exhibit #25:	N.Y.P.D. Patrol Guide Section 214-13

Exhibit #26: 18 U.S.C. §3109

Exhibit #27: Expert Report of Walter Signorelli

Exhibit #28: Expert Report of Roy Lubit, MD, PhD

Exhibit #29: Payroll records from Dept. of Education (2003 and 2004)

Exhibit #30: Portion of deposition of Mariea Bowman dated Aug. 24, 2009

Exhibit #31: Portion of deposition of Darryl Epps dated Aug. 28, 2009

DATED: Newburgh, New York

March 3, 2010

COBB & COBB

By:

JOHN COBB (JC 9884)

Attorneys for Plaintiff

724 Broadway

Newburgh, NY 12550

(845) 565-0500

TO: Morgan Kunz, Esq.
Asst. Corp. Counsel
Attorney for Defendants
100 Church St., #3-195
New York, NY 10007
(212) 788-0422
mkunz@law.nyc.gov